Order Form (01/2005) Case: 1:11-cv-01954 Document #: 158 Filed: 05/03/13 Page 1 of 1 PageID #:3151

United States District Court, Northern District of Illinois

Name of Assigned Judge or Magistrate Judge	Rebecca R. Pallmeyer	Sitting Judge if Other than Assigned Judge			
CASE NUMBER	11 C 1954	DATE	5/3/2013		
CASE TITLE	Deon W. Wrght vs. CBS Corporation, et al				

DOCKET ENTRY TEXT

Final pretrial conference convened. Enter Agreed Order. As reflected in the order, Defendant's Omnibus Motions in Limine (101) are granted in part and withdrawn in part by agreement. To the extent practicable, the court directs each party to provide two trial days notice of intent to use physical or demonstrative evidence, provided that this direction applies only to direct examination of witnesses or Plaintiff's case in chief. Defendant John Crane Company having reached a settlement with Plaintiff, its motions in limine (104) are stricken as moot. Plaintiff's amended motions in limine (107) are granted in part withdrawn in part by agreement. Plaintiff's motion for leave to file a response (119) and for leave to file a sur-reply (148) are granted. Defendant's motion to strike inadvertently filed document (153) is granted. Enter Agreed Order Regarding CBS Corporation's and Plaintiff's motions in limine. (For further detail see separate order.)

		For	further	detail	see	separate	order(s)	•
--	--	-----	---------	--------	-----	----------	--------	----	---

Docketing to mail notices.

	Courtroom Deputy Initials:	ETV